Serial No.: 10/711,161

Confirmation No.: 5160

Applicant: HEDERSTIERNA, Johan

Atty. Ref.: 7589.188.PCUS00

## **REMARKS:**

## REMARKS REGARDING CLAIMS AMENDMENTS:

Claims 15, 16 and 17 have been cancelled and claims 1 and 13 have been amended to overcome rejection and to place the present application in condition for allowance. Amendment of claims 1 and 13 finds support in paragraphs 23 – 25 and 28 and Figures 1 and 2 of the present application, as filed.

Claims 1 - 4, 7 - 13 are pending in the present application.

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IN RESPONSE TO THE OFFICE ACTION:

OBJECTION TO THE DRAWINGS:

The Office Action includes objection to the drawings under 37 CFR 1.83(a). Objection

was made to the limitation of the "central section of the leaf spring" that had no identifying

numeral in the drawings. Recitation of the limitation has been removed from claims 1 and 13.

Request is made for reconsideration and withdrawal of objection to the drawings.

REJECTION UNDER 35 U.S.C. § 112:

Claims 1 (and 13) stand rejected under 35 U.S.C. §112, second paragraph, as being

indefinite for failing to particularly point out and distinctly claim the subject matter which

applicant regards as the invention. Specifically, the phrase "a support bracket for attachment

thereto of a spring by a central section thereof," is indefinite.

Claims 1 and 13 have been amended to remove reference to "a central section" so as to

clarify the present invention.

Applicant requests reconsideration and withdrawal of rejection of claims 1 and 13 under

35 U.S.C. §112, second paragraph.

REJECTION UNDER 35 U.S.C. § 103(a):

The Office Action indicates that claims 1 - 4, 7 - 13 and 15 - 17 are rejected under 35

U.S.C. §103(a) as being unpatentable over DT - 2312864 (Wende DT '864) in view of US

Patent 5,271,678 to Bourgeot.

Since the present Office Action is a Final Action, applicant is mindful that response is

limited to canceling claims and amending claims in the present application. For this reason,

claims 1 and 13 have been amended to include limitations found in claims 15 - 17, which claims

have been canceled. Claims 1 and 13 have been further amended to differentiate them from the

structure illustrated in Figures 1 - 3 of DT '864. Convenient comparison of the differences is

presented in tabular form as follows:

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## COMPARISON OF THE PRESENT INVENTION WITH TEACHINGS OF THE REFERENCE (WENDE)

Claims Requirements of the	Wende
Present Invention	(DT-2312864)
Claims 1 and 13 recite, " a leaf	Figures 2 and 3 of Wende show the leaf
spring support (4) <u>under</u> a leaf	spring support 9 over the multiple
spring that consists of a number	spring leaves part 7 of the leaf spring.
of spring leaves (12) in a stack"	
Claims 1 and 13 recite, " in a	Figures 2 and 3 of Wende show
stack that is fixed to said bracket	mounting of multiple spring leaves part
by mounting said stack <u>over</u> said	7 of the spring under the leaf spring
leaf –spring support (4)"	support 9.
Claims 1 and 13 also recite,	Figure 2 of Wende shows that the leaf
" securing said leaf spring to	spring secured to the leaf spring support
said leaf spring support (4) by	9 by a bent leaf 20 of the leaf spring 1.
clamps (13)"	
Claims 1 and 13 further recite,	Figure 1 of Wende shows that the leaf
" a leaf spring that is centrally	spring 1 is suspended from the support
suspended on said bracket (2)	9 by the spring end 20. As illustrated,
between each of two ends of said	this structure does not teach a centrally
leaf spring"	suspended leaf spring.

Amendment of claims 1 and 13 clarifies the present invention and identifies limitations that Wende (DT '864) fails to teach (see previous table). Support for amendment of claims 1 and 13 exists in the descriptive portion of the present application in the following paragraphs; [Para 23], [Para 24], [Para 25] and [Para 28] and Figures 1 and 2. It appears that, relying on DT '864 in view of Bourgeot, does not provide a *prima facie* case of obviousness under 35 U.S.C. §103.

Applicant submits that amendment of claim 1 and claim 13 places the application in condition for allowance. Consequently, request is respectfully made for reconsideration of the application and notification of allowance of claims 1 - 4 and 7 - 13 in the next paper from the Office.

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The undersigned representative requests any extension of time that may be deemed necessary to further the prosecution of this application.

The undersigned representative authorizes the Commissioner to charge any additional fees under 37 C.F.R. 1.16 or 1.17 that may be required, or credit any overpayment, to Deposit Account No. 14-1437, referencing Order No. 7589.188.PCUS00.

In order to facilitate the resolution of any issues or questions presented by this paper, the Examiner should directly contact the undersigned by phone to further the discussion.

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